

GOT MAN AND MONEY.

Important Arrest in the Matter of the Quantico Robbery.

Three of the Express Bandits Now Probably in Hand.

Latest Capture Made by a Policeman at Cumberland, Md.

(By Associated Press.)
WASHINGTON, Oct. 17.—A special from Cumberland, Md., dated 5 A. M., to the Washington Times says:

"This morning at about 1:10 o'clock Officer Beck, of this city, noticed a man acting in a rather suspicious manner near the Baltimore and Ohio Depot. He tried to board express train No. 9, west bound with two satchels. The men answered the description of one of the men implicated in the robbery of the express car at Quantico, Va., last week.

"As soon as the officer attempted to make the arrest the man started to run, but was soon caught by the officer. He claimed to have been stopping at one of the hotels in this city, and upon being taken to each of the hotels in turn claimed that it was a different one.

"He was taken to the station-house, and upon being searched \$1,553 was found hidden in two woolen stockings, \$23 being in notes and \$1,530 in silver, one silver watch and one gold one, a lot of pawn-tickets and three silver pocket-books. A fine Colt's navy revolver was in his pocket. There were forty-three cartridges in his pocket and a memorandum book showing where the entire booty had been divided between the two men.

"In his satchel were found old muddy shoes, a slouch hat and wearing apparel that looked like beggars. He asked to be taken to the toilet-room, and while there tried to hide another revolver and some money, but was caught in the act. The man weighs at least 160 pounds and he is six feet tall, with a smooth face and was dressed neatly. It was discovered by the officials that he had arrived in this city at about 11 o'clock yesterday morning, and had lost several hundred dollars in a gambling-house.

"The police are confident they have one of the Quantico train robbers. The man claimed to belong to several of the gangs but refused to give his name. He was committed to jail to await trial on Oct. 20. He is very sullen and refuses to talk, but before his commitment to jail told a number of conflicting stories. Officer Beck says that the man was intoxicated and made a 'hard' fight before he could be arrested.

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"He carried an old-fashioned valise which seemed heavy, and which he handled with care. The heavy-set man bought a black woolen cheviot sack suit, and paid for it with a twenty-dollar gold piece. Both bought canvas telescopic stretchers. They asked for information about train robbery and left town about 9 P. M. At 1 A. M. they took a Norfolk and Western train for River View. They had on the new suits when they took the train.

"They made conflicting statements and were exceedingly nervous. In leaving town they separated, but whistled to each other together outside of the town.

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"The Sheriff took track of them, though he was advised of their coming. They bought their train tickets at Cherry Run and were taken to a Norfolk and Western train. Subsequently two of the men were apprehended at Cherry Run and sent to jail at Martinsburg. The third escaped, but was overtaken at Cumberland, Md., and is now under arrest there, where the only money so far reported was found.

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HELD FOR ALLEGED PERJURY.

Joseph E. Foster Said to Have Sworn Falsely as a Bondsman.

He Is Charged with Pledging Property Owned by Others.

Joseph E. Foster, a lawyer, of Mount Vernon, was held in \$1,000 bail for trial by Justice Welles, in the Morrisania Police Court today, on a charge of perjury, brought by William S. Meeks, a builder, of 55 West Thirty-second street.

On Nov. 17, 1901, Justice Taintor, in the Morrisania Police Court, accepted Foster as a bondsman for William S. Wilson, of One Hundred and Sixty-seventh street and Seventh avenue, who was charged with disorderly conduct.

In qualifying as a bondsman, Foster, it is alleged, swore that he owned a house valued at \$2,000, at 281 East Nineteenth street.

Several months ago Meeks said he believed that the property for which he had the title was owned by the Stuyvesant family, and had been a part of the estate of John Stuyvesant.

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SAYS ROSS OWES A BIG BILL.

Landlord McKay Has Him Summoned to Court.

Harris Ross, aged forty-nine, who said he was stopping at the Vendome Hotel, appeared in Jefferson Market Court this morning in response to a summons which had been issued on complaint of Capt. John McKay, proprietor of the Oriental Hotel, Broadway and Thirty-ninth street.

McKay says that Ross came to the Oriental Hotel on Jan. 6 last with a woman, sister to Mrs. Jennie E. Brown, whom Ross claimed was his wife. McKay says that Ross was very affable, and represented that he was wealthy, and intimated that he might be of financial assistance to the hotel man. Ross, it is alleged, contrived to keep from paying his bill until Jan. 15, when he left the hotel, owing McKay \$71.94.

The summons for Ross was issued on Aug. 6 last, but Court Officer Connolly, who was intrusted with the paper, could not serve it, Ross staying in bed and claiming he was ill.

Today, however, Ross came into Court, and showed a doctor's certificate that he had been ill. At the request of his counsel, ex-Judge Russell, the examination was adjourned for Oct. 24.

Round About Town.
George Johnson, housekeeper, was held in \$500 bail for trial this morning in the Jefferson Market Police Court, charged with stealing a pair of gloves, valued at \$1.

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WILL FIGHT THE TAX LAWS.

Ex-Judge Curtis Declares They Are Unconstitutional.

Peculiar Pleas When Arraigned in Court for Contempt.

Ex-Judge George B. Curtis appeared this morning before Judge Lawrence, in Supreme Court Chambers, and argued why he should not be punished for contempt of court in failing to pay his personal taxes for 1893. The ex-judge held that the laws under which the assessment was levied were unconstitutional and unjust, and he said no citizen could be deprived of his life, liberty or property without due process of law.

He said he was fighting the matter upon principle, and that he had not been served with any notice of the assessment by the Commissioners of Taxes, and as he had committed no intentional wrong he could not be committed for contempt of court.

"The constitutionality of the law with reference to taxation has been upheld for thirty years," interrupted Judge Lawrence, "and I am not going to set it aside. As to personal notice of the assessment not having been served upon you, I will look into the matter before passing upon the motion."

"If your Honor decides against me," said ex-Judge Curtis, "I should like to have time to enter my appeal and time to furnish a bond." He added that he had to make a number of campaign speeches.

"Going on the stump is no valid excuse with the court," replied Judge Lawrence. "But it is with the other side," quickly retorted ex-Judge Curtis, who is a "Tammany" Hall man. The judge said he would take the papers and reserved decision.

ONLY ONE LANDING.
Ferry to Run to Tompkinsville and Connect with Trains.

Those residents of Staten Island who have been under the impression that with the change in the operation of the ferry at the foot of Whitehall street, scheduled to take place at noon to-morrow, will follow the immediate operation of the five landings on the island controlled by John H. Starin are doomed to a slight disappointment.

From the moment the New York Harbor and Staten Island Ferry Company takes charge, but one landing will be used, the one at Tompkinsville.

Albert O. Beebe, who represents Gen. Samuel Thomas, said today: "We hope that by noon to-morrow our boats will be running to Tompkinsville. Overhauls have been made by us, looking to the landing of passengers at St. George, as formerly, there to connect with the Rapid Transit Company's trains, but nothing has developed as yet. The trains stop near our Tompkinsville landing, and must carry our passengers. The railroad cannot refuse to perform the duty for which it was given a franchise."

"If the railroad company insists upon increasing its fares, we will fight them. We hope, however, that everything will be settled amicably."

Be sure to register to-day, so that you can vote for Greater New York and Real Rapid Transit.

The registration booths in this city are open from 8 o'clock A. M. to 9 P. M., and in Brooklyn from 7 o'clock A. M. to 10 P. M.

Richard
58 West 23d St.

DURING THIS SALE NO GARMENTS CAN BE SENT C. O. D.

DURING THIS SALE NO GARMENTS WILL BE CHARGED.

Important Cash Sale of Wraps and Coats.

The Entire Stock of a
PANIC-STRICKEN MANUFACTURER
whose business has been almost destroyed by the

GREAT CLOAK STRIKE

has been placed with us to sell at a fraction of actual cost. We therefore place on sale to-morrow, and until all are sold, this entire stock, amounting to over

\$35,000.00 worth of CLOAKS

AT LESS THAN THE COST OF THE CLOTH ALONE.

It would be useless to attempt to describe the hundreds of garments we shall offer at this sale; a very general statement is all that we can make, but a personal examination will convince the most sceptical that we will actually sell

Ten Dollar	Fifteen Dollar	Twenty Dollar
Capes and Coats at \$3.00	Capes and Coats at \$4.00	Capes and Coats at \$6.00
Thirty Dollar	Forty Dollar	Fifty Dollar
Capes and Coats at \$8.00	Capes and Coats at \$12.00	Capes and Coats at \$17.00

In addition to this sale, extraordinary bargains in every department

The Baker's Bill

Tells of greatly increased appetites in my family as a result of taking Hood's Sarsaparilla. A friend who knew of my poor health advised me to use Hood's Sarsaparilla. After two bottles a great change was noticed. I no longer had that tired feeling, to pain in the stomach, especially after eating. The third bottle was taken, and with a new person and bound some pleasure in life. Every member of my family is using Hood's Sarsaparilla, and with beneficial results."

Mrs. Mary E. Baker, 145 Albany Ave., Brooklyn, New York

Hood's Cures

Hood's Pills cure Biliousness, 25c.

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